### PATENT COOPERATION TREATY

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From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY 10 SEP 2004

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P.O.Box 4060

**Tel Aviv 61040** ISRAEL

REINHOLD COHN & PARTEBBSE VE

2 4 -12- 2003 REINHOLD COHN AND PARTNERS

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY **EXAMINATION REPORT** 

(PCT Rule 71.1)

Date of mailing

(day/month/year)

16.12.2003

Applicant's or agent's file reference

International application No.

a1411-41-N

International filing date (day/month/year)

28.10.2002

IMPORTANT NOTIFICATION Priority date (day/month/year)

11.03.2002

Applicant

NAHLIELI, Oded

PCT/IL02/00861

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

#### REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

**Authorized Officer** 

Eich. M

Tel. +49 89 2399-7578



### PATENT COOPERATION TREATY

## PCT

### INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference a1411-41-N		nt's file reference	FOR FURTHER ACTION  See Notification of Transmittat of International Preliminary Examination Report (Form PCT/IPEA/416)							
International application No. PCT/IL02/00861			International filing date ( 28.10.2002	'day/month/year)	Priority date (day/month/year) 11.03.2002					
	national Pate F2/04	nt Classification (IPC) o	or both national classification a	and IPC						
	icant ILIELI, Od	ed								
1.	This Interr Authority a	national preliminary e and is transmitted to	examination report has bee the applicant according to	n prepared by this Article 36.	International Preliminary Examining					
2.	This REP	ORT consists of a to	tal of 5 sheets, including th	nis cover sheet.						
	beer	n amended and are t	npanied by ANNEXES, i.e. the basis for this report and tion 607 of the Administrat	l <i>l</i> or sheets containi	ription, claims and/or drawings which have ng rectifications made before this Authority der the PCT).					
	These and	nexes consist of a to	tal of sheets.							
3.	This report contains indications relating to the following items:									
	I ⊠ Basis of the opinion									
	JI 🗀	Priority								
		•	ion-establishment of opinion with regard to novelty, inventive step and industrial applicability							
	V □  V  ⊠	Lack of unity of invention  Reasoned statement under Rule 66:2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
	VI 🗆	Certain documents								
	VII 🗆		the international application	า						
	VIII 🗆	Certain observatio	ns on the international app	lication						
Date	of submission	on of the demand		Date of completion	of this report					
01.	10.2003			16.12.2003						
		g address of the internining authority:	ational	Authorized Officer	September 1900					
	—— Eu	ropean Patent Office 80298 Munich		Lega D'Incecce	AM ( M					
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_	Fa	x: +49 89 2399 - 4465		Telephone No. +4	9 89 2399-2339					

# INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/L02/00861

I. Basi	of the	report
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1. With regard to the **elements** of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages		•					
	1-11		as ori	ginally file	ed				
			e to program		- • •	• • •	the second		. ·:
	Clai	ms, Numbers		٠	•				
	1-26		as ori	iginally file	ed				
	Dra	wings, Sheets					•		
	1/4-	4/4	as ori	iginally file	ed				
2.	With	n regard to the <b>langua</b> guage in which the inte	age, all the ele emational app	ements molication w	arked above ras filed, unle	were availab ss otherwise	ele or furnished indicated und	to this Auth er this item.	ority in the
	The	se elements were ava	ailable or furni	ished to th	nis Authority i	n the followir	ng language:	, which is:	
		the language of a tra	nslation fumis	shed for th	ne purposes (	of the interna	itional search (	under Rule	23.1(b)).
		the language of publ	ication of the	internatio	nal applicatio	n (under Rul	e 48.3(b)).		
		the language of a tra Rule 55.2 and/or 55.5	ınslation furni: 3).	shed for th	he purposes	of internation	al preliminary	examination	(under
з.	Wit	h regard to any <b>nucle</b> rnational preliminary	otide and/or examination v	<b>amino ac</b> was carrie	id sequence d out on the l	disclosed in basis of the s	the internation sequence listin	nal applications: g:	on, the
		contained in the inte	rnational appl	lication in	written form.			•	
		filed together with th	e internationa	al applicati	ion in comput	er readable i	form.		
		furnished subsequer	ntly to this Aut	thority in v	written form.	_	سيوس په ده	سوه بيره	
		furnished subseque				dable form.	Σ		
		The statement that t	he subseque	ntly furnis!	hed written s	eauence listii	ng does not go	beyond the	disclosure
		The statement that the listing has been furn	the informatio	n recorde	d in compute	r readable fo	rm is identical	to the writte	n sequence
4	. Th	e amendments have t	resulted in the	e cancellat	tion of:				
		the description,	pages:				:		
		the claims,	Nos.:						
		the drawings,	sheets:				•		
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		•							•

Form PCT/PEA/409 (July 1999)

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

see separate sheet

Form PCT/IPEA/409 (July 1999)

International application No.

PCT/IL02/00861

5.		This report has been established been considered to go beyond	ed as if the dis	(some of) t closure as t	he amendments ha iled (Rule 70.2(c)).	id not been ma	ide, since they	have		
		(Any replacement sheet contain report.)	ning su	ıch amendn	nents must be refer	red to under ite	em 1 and annex	xed to this		
6.	Add	litional observations, if necessa	ry:				•			
lH.	Nor	n-establishment of opinion wi	th rega	ard to nove	lty, inventive step	and industria	al applicability			
1:"	⊤he obv	The questions whether the claimed invention appears to be novel; to involve an inventive step (to be non- obvious), or to be industrially applicable have not been examined in respect of:								
		the entire international application	tion,			•				
	Ø	claims Nos. 21-26					•			
		because:			÷					
		the said international application not require an international pre-	on, or t elimina	he said clai ry examinat	ms Nos. relate to th	e following sub	oject matter whi	ch does		
		the description, claims or draw that no meaningful opinion cou	ings <i>(il</i> uld be f	ndicate part formed (spe	icular elements bel cify):	ow) or said cla	ims Nos. are so	unclear		
		the claims, or said claims Nos could be formed.	. are so	o inadequat	ely supported by the	e description th	at no meaningi	fut opinion <sup>,</sup>		
	⊠.	no international search report	has be	en establist	ned for the said clai	ms Nos. 21-26	•			
2.	<ol><li>A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide a amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:</li></ol>							eotide and/		
		the written form has not been furnished or does not comply with the Standard.								
•		the computer readable form h	as not	been furnis	ned or does not cor	mply with the S	itandard.			
V	. Re cit	asoned statement under Artications and explanations supp	cle 35( orting	2) with rega such state	ard to novelty, inv	entive step or	industrial app	licability;		
1.	Sta	atement								
	No	velty (N)	Yes: No:	Claims Claims	1-20	·				
	lnv	ventive step (IS)	Yes: No:	Claims Claims	1-20					
	fne	dustrial applicability (IA)	Yes: No:	Claims Claims	1-20			·		
2	. Ci	tations and explanations						:		

# INTERNATIONAL PRELIMINARY International application No. PCT/IL02/00861 EXAMINATION REPORT - SEPARATE SHEET

 Document GB-A-1 518 654 (D1) discloses a polymeric stent from which the subject-matter of claim 1 differs in that the funnel further comprises at least one gorge, which enables the suturing of the stent to the duct.

As already stated in claim 1 this feature enables the surgeon implanting the stent to suture it easily and efficiently.

Therefore the subject-matter of claim 1 is novel (Article 33(2) PCT) and involves an inventive step (Art. 33(3) PCT).

- Claims 2-20 relate to preferred embodiments of the subject-matter of claim 1 and as such also meet the requirements of the PCT with respect to novelty and inventive step.
- 3. Industrial applicability is self evident (Art. 33(4) PCT)
- 4. The application does not meet the requirements of the PCT in the following respects:
- 4.1 In claim 1 both the wording "a tube having a funnel-like shape" and the term "funnel" is used for the same part. Throughout the application the term "funnel" and not "funnel-like shape" is used. For clarity reasons (Art. 6 PCT) on ly the term "funnel" should have been used in claim 1.
- 4.2 Claims 6 and 7 contain references to the drawings. According to Rule 6.2(a) PCT, claims should not contain such references except where absolutely necessary, which is not the case here.
- 4.3 Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D1 is not mentioned in the description, nor is this document identified therein.
- 4.4 Independent claim 1 is not in the two-part form in accordance with Rule 6.3(b) PCT, which in the present case would be appropriate, with those features known in combination from the prior art (document D1, see paragraph 1 above) being placed in the preamble (Rule 6.3(b)(i) PCT) and with the remaining features being

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INTERNATIONAL PRELIMINARY

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**EXAMINATION REPORT - SEPARATE SHEET** 

included in the characterising part (Rule 6.3(b)(ii) PCT).

4.5 The features of the claims are not provided with reference signs placed in parentheses (Rule 6.2(b) PCT).

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